

UNITED STATE DEPARTMENT OF COMMERCE United States Patent and Trademark Office

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTO	RNEY DOCKET NO.
09/05 8,:	323 04/09/98	HOUWEN	В	10690/10168
- BRYAN CAVE		HM32/0516 —	EXAMINER	
245 PARI	< AVENUE		GABEL, G	
NEW YORK	< NY 10167-003	4	ART UNIT	PAPER NUMBER
			1641	19
			DATE MAILED:	05/16/01

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

	Application No.	Applicant(s)				
Advisory Action	09/058,323	09/058,323 HOUWEN ET AL.				
,	Examiner	Art Unit				
	Gailene R. Gabel	1641				
The MAILING DATE of this communication appe	ars on the cover sheet with the co	orrespondence add	dress			
THE REPLY FILED 23 April 2001 FAILS TO PLACE TH Therefore, further action by the applicant is required to a final rejection under 37 CFR 1.113 may only be either: (1 condition for allowance; (2) a timely filed Notice of Appearamentation (RCE) in compliance with 37 CFR 1.114.	void abandonment of this applica 1) a timely filed amendment whic	ation. A proper re h places the appl	eply to a ication in			
PERIOD FOR RE	EPLY [check only a) or b)]					
 a)	or months as set forth in MPEP § 706.07 (fontinues to run from the mailing date of the	final rejection,				
Extensions of time may be obtained under 37 CFR 1.136(a). The dat have been filed is the date for purposes of determining the period of extens 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened (b) above, if checked. Any reply received by the Office later than three mo earned patent term adjustment. See 37 CFR 1.704(b).	sion and the corresponding amount of the f statutory period for reply originally set in the	ee. The appropriate ex le final Office action; or	dension fee under (2) as set forth in			
1. A Notice of Appeal was filed on Appellant's 37 CFR 1.192(a), or any extension thereof (37CFR						
2. The proposed amendment(s) will be entered upon with requisite fees.	the timely submission of a Notice	e of Appeal and A	Appeal Brief			
3. The proposed amendment(s) will not be entered be	ecause:					
(a) X they raise new issues that would require further	er consideration and/or search. (s	see NOTE below)	•			
(b) ☐ they raise the issue of new matter. (see Note below);						
(c) they are not deemed to place the application i issues for appeal; and/or	n better form for appeal by mate	rially reducing or	simplifying the			
(d) They present additional claims without cancel	ing a corresponding number of fi	nally rejected clai	ms.			
NOTE: See Continuation Sheet.						
4. \square Applicant's reply has overcome the following rejecti	ion(s):					
5. Newly proposed or amended claim(s) would canceling the non-allowable claim(s).	be allowable if submitted in a se	parate, timely file	d amendment			
6.⊠ The a) affidavit, b) exhibit, or c) request for application in condition for allowance because: Se		dered but does No	OT place the			
7. The affidavit or exhibit will NOT be considered be raised by the Examiner in the final rejection.	cause it is not directed SOLELY	to issues which w	ere newly			
8. For purposes of Appeal, the status of the claim(s) i	is as follows (see attached writter	n explanation, if a	iny):			
Claim(s) allowed: NONE.						
Claim(s) objected to: <u>NONE</u> .						
Claim(s) rejected: 1-13.						
Claim(s) withdrawn from consideration: NONE.						
9. The proposed drawing correction filed on a)∏has b)∏ has not been appro	oved by the Exam	niner.			
10. Note the attached Information Disclosure Stateme	nt(s)(PTO-1449) Paper No(s)		a 0			
11. ☐ Other: LONG V. LE	n ilus	1 B. B.	the			
10. Note the attached Information Disclosure Statement(s)(PTO-1449) Paper No(s) 11. Other: LONG V. LE SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 1600						

Continuation of 3. NOTE: The amendment to claim 13 fails to overcome the 112 second paragraph rejection set forth in Paper No. 12. Specifically, it is unclear what Applicant's intend to encompass in reciting "the osmolarity of the leucocytes".

Continuation of 6. does NOT place the application in condition for allowance because: claims 1-13 fail to obviate the pending obviousness rejection over Loken in view of Kim and Inami and Applicant's argument on the Examiner's various reasons for combining the same references, to overcome the rejection is not persuasive.